## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

UN	NITED STATES OF AMERICA,	)
	Plaintiff,	8:12CR145
	vs.	DETENTION ORDER
A۱	ITHONY WHITEWATER,	
	Defendant.	
A.		ant to 18 U.S.C. § 3142(f) of the Bail Reform e above-named defendant detained pursuant
B.	conditions will reasonably assure X By clear and convincing evidence	
C.	contained in the Pretrial Services Repor  X (1) Nature and circumstances of  X (a) The crime: assault v (Count I) in violation or resulting in serious b violation of 18 U.S.C. sentence of ten years  X (b) The offense is a crime (c) The offense involves a	the offense charged: vith a dangerous weapon in Indian Country f 18 U.S.C. §§ 113(a)(3) & 1153; and assault odily injury in Indian Country (Count II0 in §§ 113(a)(6) & 1153 both carry a maximum imprisonment. of violence.
	may affect wh The defendar X The defendar The defendar The defendar ties. Past conduct X The defendar The defendar The defendar The defendar The defendar The defendar Court proceed	nt appears to have a mental condition which mether the defendant will appear. In the no family ties in the area. In that no steady employment. In that no substantial financial resources. In the does not have any significant community of the defendant: In that a history relating to drug abuse. In that a significant prior criminal record. In that a prior record of failure to appear at

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	senter	se pending trial, sentence, appeal or completion of nce.
	(c) Other Factors: The deport	defendant is an illegal alien and is subject to
	The c	defendant is a legal alien and will be subject to ration if convicted.
	The B (BICE)	ureau of Immigration and Custom Enforcement ) has placed a detainer with the U.S. Marshal.
Χ		iousness of the danger posed by the defendant's
	release are as follows defendant's substanc	: The nature of the charges in the Indictment and the e abuse history.
Χ		
	on the following rebutta	e defendant should be detained, the Court also relied able presumption(s) contained in 18 U.S.C. § 3142(e)
		the defendant has not rebutted: lition or combination of conditions will reasonably
	assure the app	earance of the defendant as required and the safety rson and the community because the Court finds that
	the crime invol X (1) A	ves: crime of violence; or
	(2) Ar	n offense for which the maximum penalty is life
		prisonment or death; or controlled substance violation which has a maximum
	pe	enalty of 10 years or more; or
		felony after the defendant had been convicted of two more prior offenses described in (1) through (3)
		pove, <u>and</u> the defendant has a prior conviction for one the crimes mentioned in (1) through (3) above which
	is	less than five years old and which was committed
while the defendant was on pretrial release.  (b) That no condition or combination of conditions will reasona assure the appearance of the defendant as required and the said of the community because the Court finds that there is proba		
		earance of the defendant as required and the safety
	cause to believ	re: nat the defendant has committed a controlled
	`´ su	obstance violation which has a maximum penalty of
	10	) years or more.
	` U.	nat the defendant has committed an offense under 18 S.C. § 924(c) (uses or carries a firearm during and in lation to any crime of violence, including a crime of
	vio if	olence, which provides for an enhanced punishment committed by the use of a deadly or dangerous
		eapon or device).

## D. Additional Directives

Pursuant to 18 U.S.C. § 3142(i)(2)-(4), the Court directs that:

1. The defendant be committed to the custody of the Attorney General for confinement in a corrections facility separate, to the extent practicable from persons awaiting or serving sentences or being held in custody pending appeal; and

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- 2. The defendant be afforded reasonable opportunity for private consultation with counsel; and
- 3. That, on order of a court of the United States, or on request of an attorney for the government, the person in charge of the corrections facility in which the defendant is confined deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding.

DATED: June 6, 2012.

BY THE COURT:

s/ Thomas D. Thalken United States Magistrate Judge